

**REMARKS**

This amendment and a request for continued examination (RCE) has been filed after appeal briefs were submitted in this application. The filing of the RCE and this amendment is a withdrawal of the appeal and an request to resume examination under 37 C.F.R. §1.114(d).

Claims 11 and 13 to 15 have been allowed.

The rejections of claims 1 to 7, 12 and 16 as being anticipated by Cywinski (US Patent 5,350,415) and by Campos (5,097,833) are traversed. Similarly, the rejection of claims 8 to 10 and 12 for obviousness over Campos (US Patent No. 5,097,833) is traversed.

These rejections should be withdrawn for the reasons stated in applicants Appeal Brief, which are incorporated by reference herein.

The Examiner's Answer, p. 7, states that the claims (prior to this amendment) "do not preclude additional bursts of pulses between the claimed bursts of pulses." The claims have been amended to require non-burst periods between the bursts of pulses. By expressly reciting non-burst periods the claims make more clear that the bursts are spaced apart by the non-burst periods by relatively long non-burst periods. As is pointed out in the Answer at page 7, Campos and Cywinski provide continuous, repeating bursts of pulses. These references do not teach or suggest regularly spaced bursts that are separated by non-burst periods. Accordingly, the rejections should be withdrawn.

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All claims are in good condition for allowance. If any small matter remains outstanding, the Examiner is requested to telephone the undersigned. Prompt reconsideration and allowance of this application is requested.

Respectfully submitted,

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